11-07-02

ı

2

3

4

5

5

7

3

3

1.0

11

13

24

15

15

17

73

19

20

21

22

23

25

FROM-04:08PM

NOV - 7 2002

DAVID W. PETERSON

MONORABLE JUDGE JAY B, ROOF Hearing Date: November 8, 2002 Hearing Time: 1:30 p.m.

#### SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation.

Case No.: No. 97-2-01749-3

Plaintiff.

DECLARATION OF WILLIAM J. SESKO

VS.

WILLIAM J. SESKO and NATACHA SESKO,

Defendants

husband and wife, and their marital community,

- 1. I. William J. Sesko, hereby declare under the penalty of perjury of the laws of the State of Washington as follows:
- 2. I am over the age of 18 years, competent to testify, and make this declaration base On my own knowledge and belief, except where indicated otherwise.
- 3. My wife Natacha Sesko and I pay over \$23,000 per year property tax to Kitsap County and we should be secure with our possession and treated as others under the law.
- 4. I designed a Submarine High Pressure Emergency Ballast Blow System after the Thresher sank. The same emergency system the Navy was using when they sank the Japanese research boat near Hawaii. It's for emergency use.
- 5. The two submarine salvage poutoons off our Pennsylvania Avenue Property in The State Harbor areas are of historic significance. Because they could have been the ones used to salvage the USS SQUAI US in 1939. The City wants to destroy them.

DECLARATION OF WILLIAM J. SESKO.

全全乙や乙69

). 2

3

4 5

5

7

9

10

15

13

14

35

17

18

15

20

21

22

44

25

6. We rented property west of our Pennsylvania property for storage and research and Development for \$1000 per month.

- 7. The City ordered the property vacated and denied us an appeal (see Exhibit 1,2 3)
- 8. The order exhibit 1 clearly states vehicle storage not allowed in Business Park Zone And Boat must be removed; yet exhibit 3 to 14 clearly shows vehicles and stored hoats through out Penn Plaza Storage Yard. Only Sesko's boats and vehicles had to be removed!
- 9. Exhibit 15-19 shows Sesko use of Pennsylvania Avenue property isn't a problem.

  With adjacent properties. Exhibit 16 shows the city trying to create a problem.
- 10. Appellant review cause No. 23150-6-11 states "The orders for injunctive relief"

  Do not prevent uses for business purposes; they only require the removal of the junk on the sites,"
- 11. We want to make productive use of our properties and need real guidelines. An Opinion printed in the Bremetton November 5,02 exhibit 20 shows our difficulties "Description of the Bremetton Planning Department range from "It is in a continual State of disarray" to "it is a constant swinging door down there" to "you never get the same opinion twice".
- 12. Exhibit 21. A Memorandum from Don Pratt in February 6,1997 states "I am the City" and he is not confident in his actions against us.
- 13. The Shoreline Master Program City of Bremerton Page, 7-7. Exhibit 22 shows we Should have been able to appeal Don Prati's decision upheld by the planning commission to the City Council and then the shorelines hearing board as provided in RCW 90.58.180.
- 14. Our appeal to City Council was never heard and after a year delay Don Pratt said we

DECLARATION OF WILLIAM J. SESKO.

2 -

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

Dated this 6th day of November 2002. At Bremerton Washington.

WILLIAM J.SESKO

DECLARATION OF WILLIAM J. SESKO.

.3 -

11

12

13

14

15

16

17

78

19

20

21

22

23

24

25

#### CITY OF BREMERTON

### CEASE AND DESIST ORDER

Pursuant to BMC 21.02.945(c) "Cesse and Desist Order", FAUE SIMPLE MCCONKEY owner/occupant of the property located at, END OF THOMPSON AVENUE, Bremerton, WA is hereby ordered to immediately discontinue the lilegal use defined herein. Tax account # 37110000010409.

The following conditions have been defined as violations of the <u>BREMERTON MUNICIPAL</u>
<u>CODE</u> by the Director of Community Development:

BMC 21.02.140 "Interpretation of Tables", JUNKYARD AND VEHICLE STOREAGE use not allowed in BP ZONE.

BMC 21.02.945 "Violation of the Zoning Code" [Cesse and Desist Order] (cN2) states:

"An order shall be obeyed immediately, notwithstanding the filing of an appeal. An order is final if not appealed within fourteen (14) calendar days from the date of posting, or as otherwise stated within the order"

DATE ORDER WAS POSTED: FEBRUARY 8, 2002

COMPLIANCE WITH ORDER MUST BE ACHIEVED BY: FEBRUARY 22, 2002

l'allure to satisfy the conditions of this order may cause the owner/occupant/lessor to be guilty of a gross misdemeanor as per <u>BMC\_21.02.945 "Violation of the Zoning Code" [Cease and Desist Order] (cX3).</u>

ACCOMPLISH THE FOLLOWING ACTION: REMOVE JUNK VEHICLES, BOATS, TRASH AND DEBRIS.

CHRIS HUGO, DIRECTOR

MATE

DEPARTMENT OF COMMUNITY DEVELOPMENT

FOR MORE INFORMATION REGARDING THIS NOTICE, CONTACT JEANNI JOHNSON, AT (360) 478-5211.

DO NOT REMOVE OR DEFACE THIS NOTICE

M4 45:40 UHT S8-T8-VUH



#### 286 4th Street \* Bremerton \* \ . . \* 98337 1360)478-5275 Fax (360) 478-5278

# Request for Review of Decision of Director, Planning Commission or to Appeal a Cease & Desist Order Reference: Zoning Code Section 21.02.935 & 21.02.945

	Reference: Zoning Code Section 21.02.935 & 21.02.945
Request Party:	WILLIAM J. SESACI
	3536 ANSENIC WIN
	(Your mailing address) Broken 150000 WA 583
	(b) (6)
	ā ———
ecision Being Ap	openled: CEASE OESIST CROSER
Address and/or L	ocation of Decision Being Appealed:
	2,0°
lease provide a co vith material facts	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.
lease provide a coi ith material facts	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.
Please provide a copying the material facts	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.
Please provide a convict material facts  FOR THIS  Please provide a bride reversed, modifi	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.  **Confirmed To Support Your Contentions. Use additional paper if necessary.  **Confirmed To Support Your Support Sup
Please provide a convil material facts  FOR THIS  Please provide a bride reversed, modifie	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.  **Constant ** ** ** ** ** ** ** ** ** ** ** ** **
Please provide a convint material facts  FOR THIS  Please provide a bridge reversed, modifie	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.  **Constant ** ** ** ** ** ** ** ** ** ** ** ** **
Please provide a convint material facts  FINAL FOR PRISONERS  Please provide a bridge reversed, modified from SN 2000	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.  **Configuration**  **PAST SO VES AND IS INDUSTRIAL  **PAST SO VES AND IS INDUSTRIAL  **PAST SO VES AND IS INDUSTRIAL  **PAST SOUTH CONTENT C
Please provide a convint material facts  FINAL FOR PRISE Provide a bridge reversed, modified from the convince of the convince	ncise statement of specific finding(s) or conclusion(s) to be reviewed, together claimed to support your contentions. Use additional paper if necessary.  **Constant ** ** ** ** ** ** ** ** ** ** ** ** **

Reviews will be scheduled to be heard before the Bremerton City Council as soon as possible, allowing for adequate preparation and notice. You will receive written notification of the Council hearing date mailed to your address given above. The City Council decision is the final legislative decision.

17/26/00 Jjm

BREMERTUR BUILDING DEPARTMENT

M9 25:40 UHT S0-10-VON



#### CTTY OF BREMERION - 239 4th Street • Bremerton, WA 98337

March 1, 2002

William J. Scsko 3536 Arsensi Way Bremerton, WA 98312

Dear Mr. Sesko:

The purpose of this letter is to advise you that the City of Bremerion cannot process the appeal you filed efa Cease and Desist Order on February 22, 2012 A refund of the \$132 appeal fee is in process and should reach you within approximately ten days.

The Department of Community Development has been contacted by Mr. Paul McConkey, the legal owner of the property in question. We have been advised that you were served with a 20-day Eviction Notice several days ago, that your lease of this property will terminate on April 1, 2002, and that the legal owner does not support the appeal and intends to abase the violation(s) that exist on the property;

Under the above circumstances the City is not able to accept or process the appeal.

Inistopher R. Hugo, Director

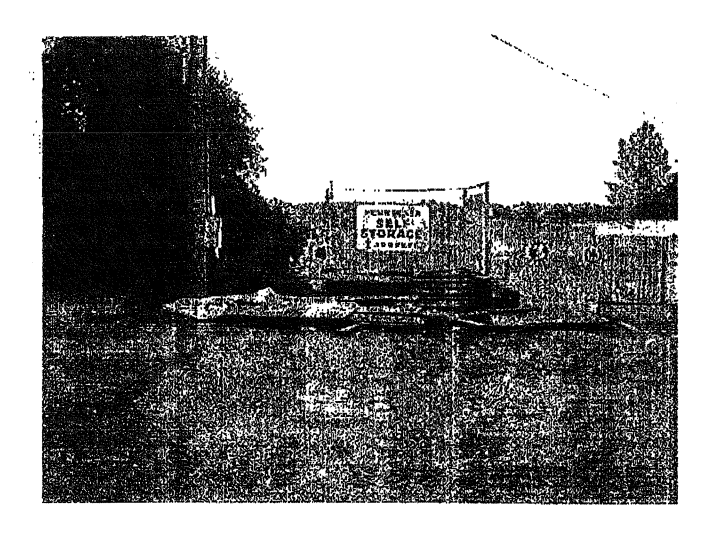
Department of Community Development

CC:

Paul McConkey: Property Owner Jeanni Johnson Code Enforcement Roger Lubovich City Attorney

· Celebrating 50 Years of Freedom ·

# Pensylv .nia Avenue Pen. Plaza



10/01/02

6924233

MG 45:48 UHT 20-70-VON

# reii riaza iiiuusiiai 'ark

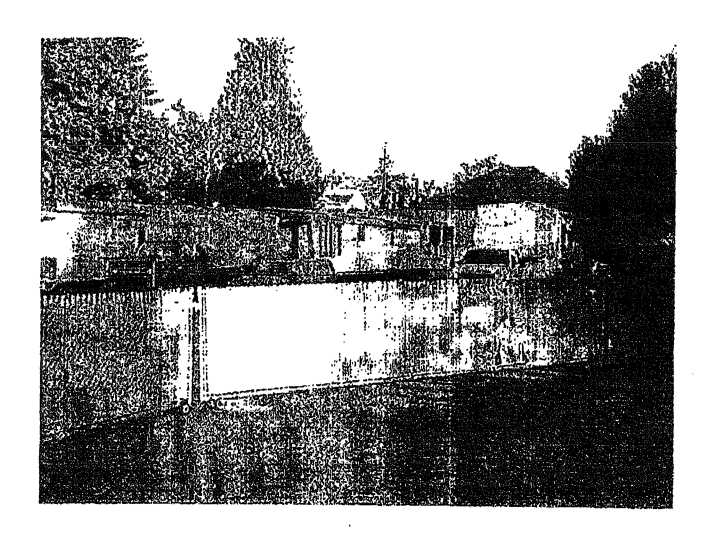
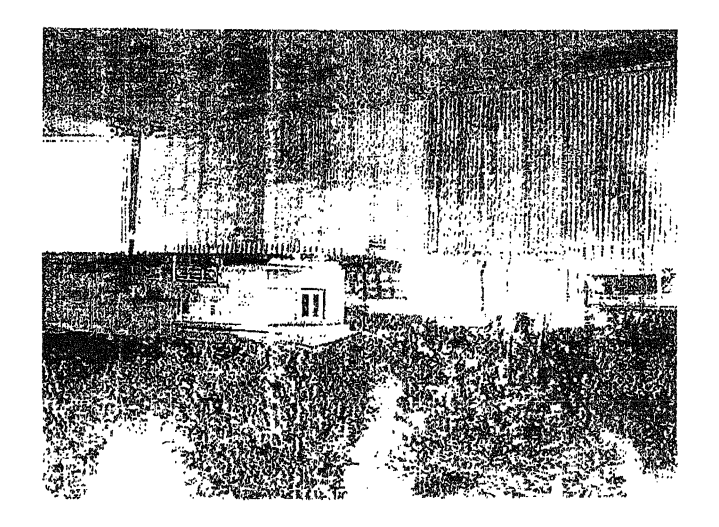


Image03.jpg

**全会でやて69** 

NOV-07-02 THU 64:28 PM

03/00/05



Pen Fiaza industrial 'ark

TE8-4 850/TS0.9 ESE-T

11-07-02 04:12PM FROM-

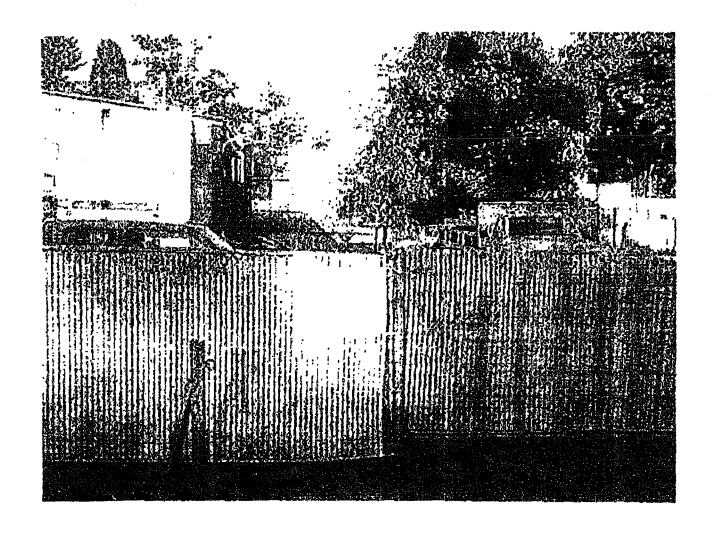


Image01.jpg

NO 4-61-62 THU 64151 PM

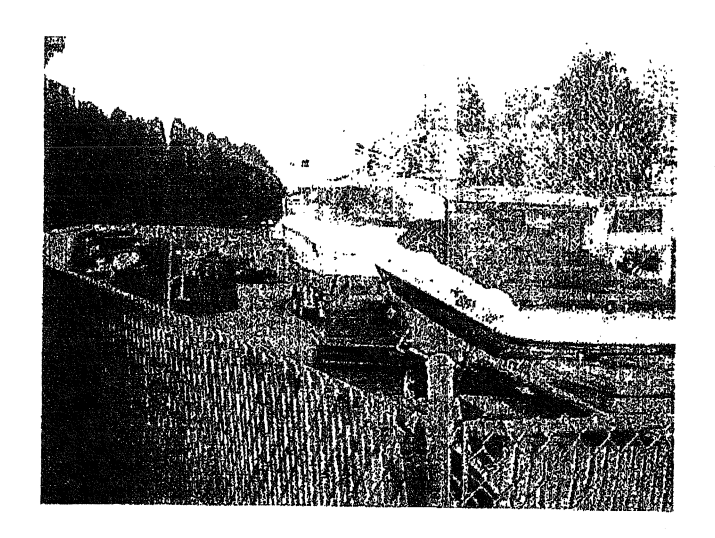
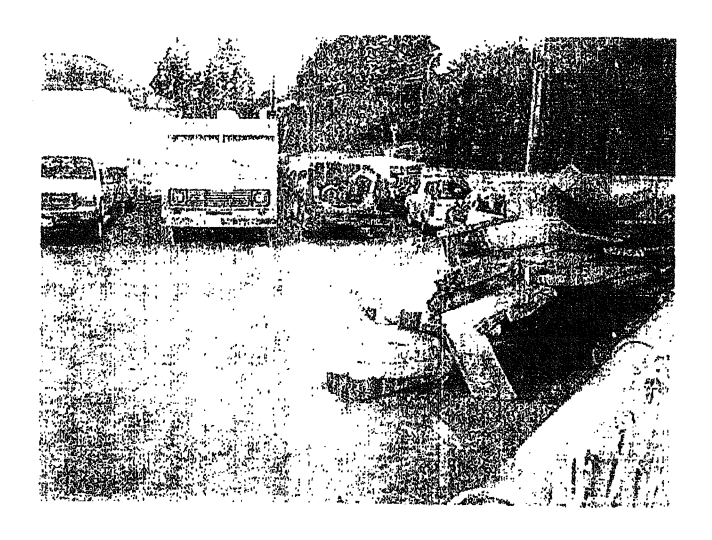


Image04.jpg

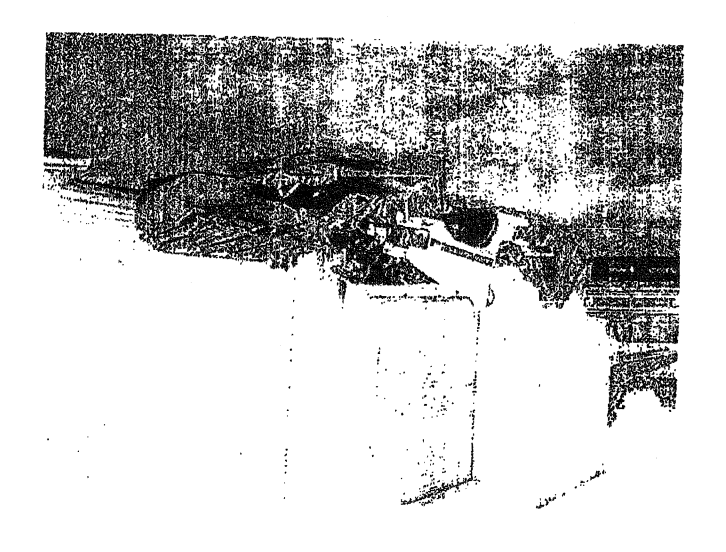
**全全乙→乙69** 

M9 SE: 40 UHT 50-70-VOH



10/01/02

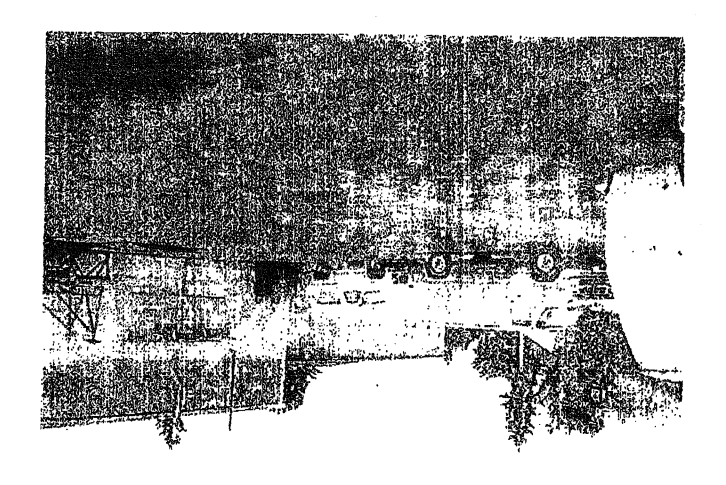
وسکے



## Penn Plaza

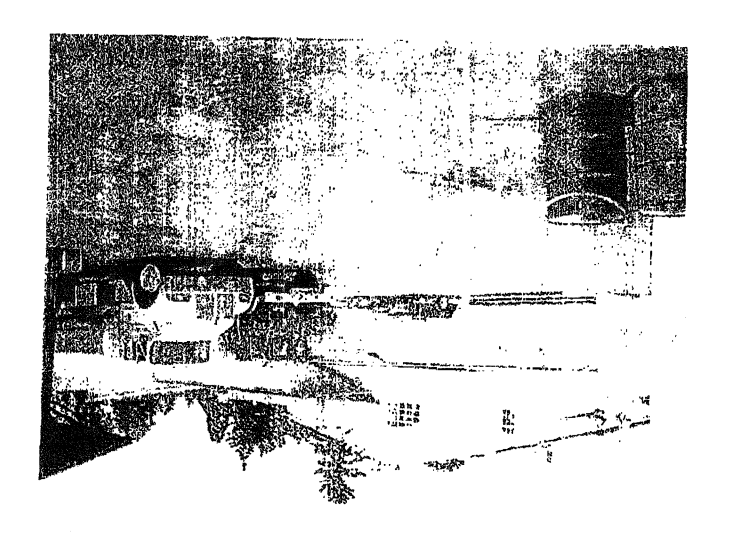
夏至ともと8.3。

MQ 22:40 UHT S0-T0-YON



### ezeld unod

M9 82:40 UHT S0-T0-YOH



## Penn Plaza

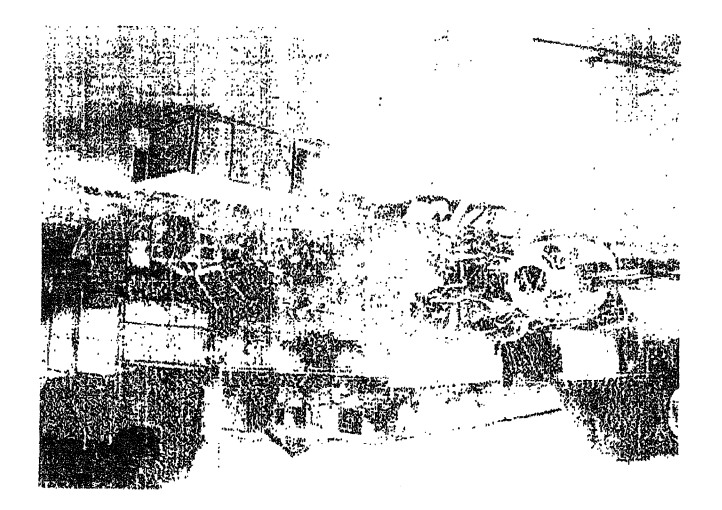
M9 82:40 UHT 20-T0-VOH

# SOOS-10-guA, exeld nnad



MG 42:48 THT 28-78-VON

# Soos-ro-guA, eseld aned



Soos-ro-guA, exalq nnac

...

# NORDIC PROPERTIES P. O. Box 84 Fort Orchard, WA 98366

### WILKINS DISTRIBUTING CO, INC. P. O. Box 84

Port Orchard WA 98366 July 17, 1995

' ' of Bremerica

The property at 170% & 170% Pennsylvania Ave. in drawn two. The property has been a bulk plant for over 10 mm as a lit serves the entire area. Within the last lit was said it serves the entire area. Within the last lit was sistened receiving product by barge and little of facility to Pacific Coast Energy (a wholly owned division of the Union Gil Co.) When we put the dock in care else static with the U H Coast Guard and removed the facilities in William Sosko offered his assistance in liftly the pipes and valves from the dock to the upper leve his also at his own expense cleaned up the beach by the wing old broken culvert and old steel paper boxes than 3d oten dumped over the bank at the end of Pennsylv in 178.

"In the improved the condition of the property by con" with errosion and by being on the property citizens do not use the bank at a dump try longer.

The little to see the Caty work out an agreement with Mr. Seeks to reintain a marine industrial facility on the present with There is no residential within the immediate area and the state commin an industrial area. There are approximately the present the are employed by the various bussinesses in the industrial area.

The the sware that certain regulations must exist but some come, sence must also be incorporated in any agreement.

Please reconsider your order and work out a reasonable agreement with William Sesko.

Social Spanning Spann



Bob & Marva McWaid Harborinasters 1805 Thompson Drive Bremerton, Washington 98337 360-479-3037

December 11 (1100

TO WHITE IT MAY CONCERN

A couple of years ago someone from City Hall called and asked if we had any problem with William Sesko's equipment in the adjacent area. I told them "Not as he has it behind a fence.

Harborn For

ប្រឡង្ បុរ្

the management of the second

lisho Property end of Pennsylvania Ave

TWO IA Cated on Mr. Seakhis property adjacent to our pres over status does not interfere with our operations and in the breat smalle by Parille Coast Energy Company.

Signacul.

Dan A. Fred Leken

Area Matauss

.... ... ... ... .... .... .... ....

William See 19 3536 Arms Mar Browners og Strate

July 17, 1995

13031 2 1

in answer of the imposition information about when the first use of your crane to lift boars on the convert. The first best rental information we have, according to our records the converts of the miles of 1999.

Please let a trem time need additional information

Straceres

الماسلان ا

Paul Medicardo

M981:50 SO-TO-11

-MOA4

6924233

P.23

NOV-07-02 THU 04:44 PM



1544 THOMPSON DRIVE BREWERTON WA 9888/ (380) 377-4464

May 26, 1995

Bill Susan 3025 Arabis les Breagntsen de les

Dear Bills

To our recollection, a prace has even raid at the property on the and of the spect to latted florus since 1981. Crane officality is harman of the section of the commencial usage since before 1935.

Sirremaly

Forty The Live

:

• 4•

Calestanting on the selection

the Month that around in a

edien steam schecks, tiere roo CHICAS CONTRACTOR MANUAL PARTIES ty and all cities among go through a principled so security is like war countined for the new or estimated and a factor for the need rebuild regulations this igner to assure they much such hermatiling and inspection process TOO PRINTS Tracks people who make the

THE THE PART WITH THE PROPERTY OF guidelines are ments are some even destrails. They are marchinessed must part, those best latinity and

-

THE PARTY WAS TO SEE THE PARTY OF THE PARTY hii we sekloni hene akan now Karal Islam, in strains, agent to the terminate colonical The second second 

progress for lack of services. Cuse se

point buildays and developers in

with the territor to build. and the region gains in the mountment, takes the risks, bor and for eleveringar 1920 males. On "The Book of the printer the three is model second in angs on a concam discussion THE STATE BRIDGING HAVE STATED Thurs no internition or industry

THE POST OF THE STATE OF THE ST SUST in Dr. primary for ask ... In definition were not become a state of the the willie the respective deligible the sign of Pharmon and a Tikao Campy builder who cost We have resultable season one

in business area than is inper-

auth tracks of share and the wife isco whys her me supposed to Media water the self-result. 質量が アラスパイン しゅうしんけいしょ theorem and to our in a MEN NAME COLD TENE TO Salate Con City allendering to the

inserted Automitted about

本語は出版である。 のでは、他のないできる。 このを

AND THE PROPERTY OF THE PROPER ministration of the state of th Transport Harris of the property 神経の 中間 神経の はいまない 間間の

The state of the s

the light buildings, which

.... the state of the description

TON THE HOUSE WITH

TOTAL CONTR

a Service Service .

•

Marine Town of the conThe state of the state of

HANDERS OF THE PROPERTY OF THE HARAM STATE AND THE PROPERTY OF THE STATE OF many have all the least be built 5890, plas a toan fee, and property of Litenastras formation take a drive rullar widerchause his to over exec, it rustly cours han signa tied ancestment of Shiphibian say. to four exercise. It is heriday or rect Administration of the second second The standard of the second of the first second of the seco 

rios, and who dreathan or cach

though the transfer out

the presignation of sugar

Control of the Contro

ar Kalberton,

RECEIVED IN THE PROPERTY OF TH were the near problem. But, if you're Colradia, I suppess that may my the same opietationist. wante de la constant कारणी कि पार्ट प्राप्त का अस्ति का कार्य का Tito and and the state of their the second of the second

a month are it seem that the

STREET SELL COUNTY OF WHICH with the control of the second ander written for a finish en a Continue to the state STEED BY CONTINUE STREET As I said I wise this was have

malest the second action

1, 2

with the second · 神经神经 一个 经现金 化二苯基丁基基 AN PHILA 11.14.7.15 Control of the Control ..... 

danging by it have said how sunrichtly measured banes rakes wie in interest ber ber ber bei beiter beiter Charten of pure attended to and the Charles of the continue of the contract of The speaker of the contractor

別れる 海中山町 れいまればまる

PA: 40 UHT S0-T0-VON

#### Programme of Community Development Memorandum

Year of the State of the Country of the Property Attorney

Property of the Contract Contraction of the Contract Cont

இது சூர் சுத்து கூகி இரு

Antique de la company de la co

Site that a section

Tyling in the first the form on Servicinal greated in various spots on both proporties;

Surv. The large of the said a caride, on a mone, may be tallere to have a legal potable water book-

to the result of the resolution of the continue and the state of the second an abatement order to remove the improve

We will a series of the stored items and an energy of the stored items. If not if the store is considered items and energy of the stored items and include another the stored items are stored the value of the removal, the stored items of the stored items of the stored items are stored the very clearly lead to the primary of the stored items from the stored compared and quickly. What are my impediated it

the first of the property, the "City" has penalty authority without going to court on a citation. I make the commission without for the Shoreline Plan.

CC- are ....

President Community Development Decision

december of the Director of Community Development may be appealed to the Terming Commission.

z "escha Commission Decision

will decirity of the Planning Commission may be appealed to the City Council.

3. Thy Council Decision

The decision of the City Council may be appealed to the Shorelines Hearings Hearings Hearings and as provided in RCW 90.58.160.

#### E. RE MOVINE PERMITS

When we appropriet desires to revise a permit, the applicant must submit detailed plans and many describing the proposed changes. If the Director of Community Development determines that the revisions meet the criteria below, the Director may approve the revision. Criteria include:

- \*: additional over-water construction is involved, except that pier, dock or float obstanction may be increased by live hundred (500) square feet or ten percent.
- Present interest on erage and haight is not increased more than ten percent (10%);
- U. A ricitional structures do not exceed a total of two hundred fifty (250) square feet;
- The revision does not authorize development to exceed height, setback, lot the prement of the Brementon Shoreline Master Program;
- 5. \*\* selected landscaping is consistent with conditions (if any) attached to the
- 8 See a suthorized pursuant to the original permit is not changed;
- The revision will not result in the obstruction of the view of a substantial number in extriences on areas adjoining the shoreline; and

re-view in it.

If the sum of the proposed revision and any previously approved revisions do not meet the proposed share, an application for a new shoreline permit must be submitted. If the revision involves a Conditional Use or Variance which was conditioned by the Department of Scology, the revision also must be reviewed and approved by the Department of Toplogy (see WAC 173-14-064).

#### T-T THE TOUR OF THE THE THE THE THE THE THE

#### INDUSTRIAL DEVELOPMENT

### Approability

' dustrial developments are lacilities for processing, manufacturing and trage of this hed or semi-linished goods.

Tente are public enterprises providing services and facilities for extentions commerce, airborne commerce and industrial development expendent upon waterfront locations or streated to a port because of the infetric svallable transportation. Ports are a specialized subcategory of transportation for the industrial uses.

The sime centrals for water-borne traille and, as such, have become synatheral points for industrial and manufacturing firms. Heavy industry that the specifically require a waterfront location, but is attached to port that breaks of the variety of transportation. (Community and public those for small boats are not considered port facilities.)

#### GOM

Encours to the development of ports and industrial areas that are water-related or water-dependent where they will have a minimal adverse impact on established uses.

#### Politics

- build Access: Require new industrial development to provide physical and/or restrict access to shorelines and visual access to facilities whenever possible and the such access does not cause algnificant interference with operations or large to life and property.
- a see the shoreline should be water-dependent or-related.
- a used transportation and utility corridors, service ports, and water-related uses to tuld follow the provisions of the Utilities and Road and Railway sections of the fractor charges. Where feasible, transportation and utility corridors should be to the colone to reduce pressure for the use of waterfront sites.
- 5 Design and operate new ports and industry on the shoreline to minimize adverse
- e service Stementon is encouraged to coordinate the cooperative and multiple to a of sen and injurying facilities, stond the shoreline.

#### HP OfficeJet K Series K60 Personal Printer/Fax/Copier/Scanner

Log for Station 3 4155463 Nov 07 2002 5:18pm

#### **Last Transaction**

<u>Date</u>	<u>Time</u>	<u>Type</u>	Identification	<b>Duration</b>	<u>Pages</u>	Result
Nov 7	4:44pm	Received		2:24	6	Error 244*

<sup>\*</sup> A communication error occurred during the fax transmission. If you're sending, try again and/or call to make sure the recipient's fax machine is ready to receive faxes. If you're receiving, contact the initiator and ask them to send the document again.

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 3 of 3)

KEY	REQUIREMENT
P	Use/Activity is permitted in the Environment, subject to regulatory controls in appropriate Use/Activity section.
GJ	Use/Activity is permitted in the Environment, subject to obtaining a Shorelines Conditional Use Permit (CUP).
Х	Use/Activity is prohibited in the Environment.
A	As applicable.
NA	Use/Activity is not applicable to the Environment.
4	See Commercial Development Policies and Regulations for list of specific commercial uses permitted (Chapter 4).
2	Parmitted for "public" purposes only.
3	Permitted for water-depandent and public uses only.
4	Parmiged for water-dependent and water-related uses only.
5	Pormitted for water-departdent uses only.
6	Does not include residential uses in marines.
7	See Environment-Specific Regulations (Chapter 5).
8	See General Requirements (Chapter 4).

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 2 of 3)

		ENVIRONMENT DESIGNATION .								
	SHOREUNE USE/ACTIVITY	CONSERVANCY	RESIDENTIAL	COMMERCIAL	INDUSTRIAL.	DOWNTOWN WTRFRNT/UPLAND	Ocwntown Wtrfrnt/marine	KITSAP LAKE	KITSAP LAKE WETLANDS	TRACYTON BEACH
	RESIDENTIAL: - Waterward of OHWIN <sup>8</sup>	х	х	×	X	х	X	X	X	Х
>	Roads, Railways and Bridges	cu	cu	P	p	p	p	CU	CU	cu
	SOLID WASTE DISPOSAL	X	X	X	X	X	X	X	Х	Х
	UTILITIES	cn	p	p	p	р	P	CU	CXJ	CU
ر	WATER ACCESS AND MOORAGE: - Boat Launch Ramps	ເກ	СЛ	р	P	P	į>	CU	x	cu
>	- Májírio Railways	CU	cu	CU	<b>D</b>	p	p	CU	X	CU
۷	- Wooring Burrys	P	P	р	p	NA	p	p	NA	7
>	- Piers & Docks	CU	-w=====- P	P	P	9	P	CU	CU	
>	- Recreational Floats	CU	P	,	. w m b 4 Ga	NA NA		CU	NA	
	SHORE MODIFICATION		Mary Comment Williams	And Property lies	الم المستصدعات					
	BEACH ENHANCEMENT	Cυ	CU	GU	CU	CU	cu	cu	œ	CU
ulense-režirė	BREAKWATERS, JETTIES, ROCK WEIRS, GROINS	CU	CU	CN	CU	NA	CU	x	NA	x
>	BULKHEADS, SEAWALLS	cu	P	P	P	P	P	CU	X	CU
>	CLEARING	CU	p	р	P	P	NA	NA	CU	NA
	DREDGING	CU <sub>S</sub>	CU	CŲ	CU	NA.	Р	CU	х	CU
>	Grading & Drainage	P	P	P	p	P	NA	NA	GU	CU
	FLOOD MANAGEMENT	5	\$	8	S	s	8	s	ક	S
	Landfill: - Landward of OHWM	ເນ	P	P		P	NA	NA.	X	NA.
	- Weserward of DHWM	X	Cn <sub>a</sub>	Cn <sub>3</sub>	823	NA	CO <sub>2</sub>	CU <sup>a</sup>	Х	Х
	REVETMENTS	cu	P	P	Р	þ	P	cu	CU	CU

 $P ext{ } ext{-} ext{ } PROHIBITED \ - \ A - AS APPLICABLE \ - \ NA = NOT APPLICABLE CUP = PERMITTED SUBJECT TO OBTAINING SHORELINE CONDITIONAL USE PERMIT (CUP)$ 

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 3 - 21

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 1 of 3)

		ENVIRONMENT DESIGNATION								
ñ		CONSERVANCY	RESIDENTAL	CONNERCIAL	MOUSTRAL.	DOWNTOWN WTREHNT/UPLAND	DOWNTOWN WTRFBNT/MARINE	KITSAP LAKE	KITSAP LAKE WETLANDS	TRACYTON BEACH
	SHORELINE UBE/ACTIVITY	8	5	ರ	2	88	25	<b>W</b>	28	E
	ENVIRONMENT-SPECIFIC			A <sup>7</sup>	anima de 4 banyemba	A <sup>7</sup>	A <sup>y</sup>			
	General	garage guilance (code)		-	of White 4 To Control of the Control	/// / / / / / / / / / / / / / / / / /				
	ARCHEOLOGICAL AND HISTORIC RESOURCES	cu	P	P	р	P	þ	P	CU	æ
	warine olupp review	A <sup>8</sup>	A <sup>8</sup>	A <sup>B</sup>	Α <sup>Δ</sup>	A <sup>0</sup>	NA	A <sup>8</sup>	NA	Α <sup>8</sup>
	PUBLIC ACCESS	V <sub>B</sub>	A <sup>B</sup>	AB	AB	A <sup>0</sup>	A8	AB	AB	٧a
	SIGNS: - On Premises	P	p	p	P	p	P	x	යා	ಜ
	Off Premises (ourdoor adventising)	Х	×	X	X	×	X	×	X	ж
	VIEW PROTECTION	AB	A <sup>B</sup>	A <sup>6</sup>	AB	Ag	A®	A <sup>0</sup>	A8	A <sup>6</sup>
Ì	Shoreume uses								whether the same	
	AGRICULTURE	CVI .	p	X	CU	X	NA	NA	CU	NA
	AQUACULTURE	CU	ເນ	CU	CU	CU	CU	CU	NA	CU
	COMMERCIAL: - Landward of OKWM	X	X	P1	p <sup>1</sup>	ρî	NA	NA	X	×
	- Weterward of OHWM	Х	X	Х	X	NA	ฒ	X	Х	X
	POREST PRACTICES	þ	P	р	P	NA	NA	NA	ໝ	NA
>	INDUSTRIAL: - Landward of QIfWM	X	x	cu.	ps	p4	NA	NA	X	NA
	- Waterward of OHWM	Х	X	CU <sup>5</sup>	CU <sup>®</sup>	NA	CU <sup>5</sup>	X	X	Х
>	Marinas	X	CU	Р	р	P	P	cu	X	CU
	MNING	X	X	CU	CU_	×	X	х	×	ж
>	RECREATIONAL	CU	P	P	P	P	P	р	CU	CU
>	RESIDENTIAL: - Landward of OHWM	X	P	P	b	P	NA.	NA	X	NA

P=PERMITTED . X=PROHIBITED . A=AS APPLICABLE . NA=NOT APPLICABLE CUP = PERMITTED SUBJECT TO OBTAINING SHORELINE CONDITIONAL USE PERMIT (CUP)

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 3 - 20

#### E. SHORELINE USES AND ACTIVITIES

The Master Program regulates specific categories of uses and activities within the shoreline. These Use/Activity categories consist of specific uses or groups of similar uses which are characteristic of shoreline development.

The Policies and Regulations developed for each Use/Activity category are intended to serve as the primary set of criteria for evaluating proposals for developments within the shoreline environment. All permitted uses and activities in the shoreline are subject to the special conditions and general regulations applicable to those uses.

The following tables and figures outline Master Program requirements for specified Use/Activities in various Environment and Natural Systems designations. These tables and figures are intended to supplement the Use/Activity requirements in subsequent chapters. Environment-specific Regulations further control uses permitted in the Urban Commercial and Downtown Waterfront environment designations.

#### **Unidentified Uses and Activities**

Shoreline uses and activities not specifically identified, for which policies and regulations have not been developed, will be evaluated on a case by case basis and will be required to satisfy the goals and general development policies of the Master Program and the policy of the Shoreline Management Act. In addition, unidentified uses shall be consistent with the management policy and character of the shoreline environment in which they propose to locate, and shall require a Conditional Use Permit.

#### Shoreline Use/Activity Summary

Table 3-1 Shoreline Use/Activity Matrix

The Shoreline Use/Activity Matrix on the following pages is presented as a summary of Master Program use/activity goals, policies and regulations. The matrix specifies environment designations where Use/Activities are permitted (P), permitted as a Conditional Use (CU), or prohibited altogether (Q).

The matrix lists the topics of various Master Program use/activity policies and regulations contained in subsequent chapters. Therefore the matrix can be used as a checklist of provisions likely to apply to a project.

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 3 - 19

FIGURE 3-1 SHORELINE ENVIRONMENT DESIGNATIONS MAP (MAP 2 OF 6) Rocky Point 1200 APPROXIMATE SCALE IN FEET

MARKETT LANGUE TO STANDARD ST Bass Point ROCKY POINT 2-917 124 Marine Bore PHINNEY BAY anderson City of Bremerton SAORELINE ENVIRONMENT DESIGNATIONS OYSTER Map 2 of 6 BAY Conservancy Residential Commercial Tracyton Besch Bigh Bluff

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 8 - 13

C-4 Manette -- Extends southeast of the Manette Bridge Landing to the intersection of Eleventh Street and Pitt Avenue, including a small area northeast of Shore Drive, on the northeast shore of the Port Washington Narrows.

#### **Downtown Waterfront**

The Downtown Waterfront area is located along the west shore of the Port Washington Nerrows where it meets Sinclair Inlet. It is bounded on the south by PSNS; on the west by the west side of Washington Avenue; on the north by the extension of Sixth Street waterward; and on the east by the Outer Harbor Line. The Downtown Waterfront designation is divided into two sub-areas: Upland and Marine. (Map designations precede descriptions.)

- DW/U Downtown Waterfront/Upland The area landward from the OHWM. It is intended to be a mixed use district that includes areas designated Ferry Terminal, Commercial/Residential/Tourist, and Pathway-Park by the Downtown Waterfront Urban Renewal Plan.
- DW/M Downtown Waterfront/Marine (Over-Water) -- The area waterward of the OHWM. It includes areas designated Ferry Terminal, Pathway-Park, Marina/South and Marina/North by the Urban Renewal Plan.

#### Urban Industrial

The following areas are designated industrial (map designations precede descriptions):

- 11 Thompson Avenue Extends east from Marguerite Avenue extended northward before it turns east to Fennsylvania Avenue extended northward, along the south shore of the Port Washington Narrows.
- 1-2 Sheldon Boulevard -- Extends south from Evergreen Park at Fourteenth Street to the Intersection of Thirteenth Street and Highland Avenue, along the west shore of the Port Washington Nerrows. A small portion of this area between Fourteenth Street and Pacific Avenue extends west of Sheldon Boulevard.
- F3(F) PSNS [I-3] Extends west from the Washington Street Ferry Terminal west of First Street to the city limits on Charleston Beach Road south of Prebie Street, on the west shore of Sinciair Inlet. The entire area is within the federally owned Puget Sound Naval Shipyard (PSNS), and outside of the land use jurisdiction of the City.

# SHORELINE MASTER PROGRAM

City of Bremerton, Washington



Mr. William V. Sesec February 11 1997 Page 2

You have no right of appeal to the Cease and Desist order which was upheld by the Planning Commission.

If you have not already vacated the site, you are hereby ordered to vacate the entire premises with 14 days of receipt of the Notice to Vacate. Any person occupying the premises in violation of said notice without authorization of the Director of longuity Development shall be guilty of a gross misdemeanor punishable by a fine of not more than \$5,000 or 180 days in Jail, or both. Each day shall constitute a separate offense. If you have not already vacated the premises and are not required to do so by other actions on the property, I will consider giving you authorization to occupy the residence at the site provided.

- 1. 20 vehicles are removed within the 10 working day notice to vacate period.
- 2. You agree to provide receipts from recipients who are legally established to receive the equipment, vehicles and other materials illegally stored at your property.

The City will visit your property daily to determine progress on the compliance and to record violations such as failure to vacate as directed.

You are also hereby ordered to removal all heavy equipment and vehicles stored on the site within 20 working days. Two pieces of heavy equipment may remain as agreed to by Kitsap County. Failure to remove the heavy equipment will result in the following City action:

- 1. A citation will be issued for each day a violation occurs.
- 2. The City will seek an abatement order which will allow the City to remove the conditions causing the illegal land use.

Donald L. Prat:

andly of the

Director

Department of Community Development

L'2.3.

7.3.4.7

FEB 25 th. Appeal of:	SALLIAM J SESKO	Appellant
RKFWFKION	( : O.Tr. wane)	- E E
DING DEPARTUR	Your Mailing Address)	100
	(b) (6)	
,	Telephone Number)	
	ر الله المعلومان في المسلومة والسيد الله الله الله الله الله الله الله الل	" سر - ابو فاملینڈ ہے المرمہشراتس وار ہ
CTRM BEIN:	APPOATED: LEFFENT OF PEN AUE C.	FED 16, 75
Please pr	ide t brief statement regarding your legation to be additional pages if	il interest in
16111 7 11 2 11	I GARA : SEE PORTORISHED	- 5 _
tilliglicos/fishell sandassess serv cares est trade	· · · · · · · · · · · · · · · · · · ·	
ettingapiteletti periplegapus pere resela est telete		
protested.	vide a brief statement of the specific of together with material facts claimed to s. Use additional pages if necessary.	rder or action s support your
protested; contentions	together with material facts claimed to	rder or action support your
protested; contentions	together with material facts claimed to s. Use additional pages if necessary.	rder or action support your
protested; contentions	together with material facts claimed to s. Use additional pages if necessary.	rder or action o support your
protested; contentions	together with material facts claimed to s. Use additional pages if necessary.	rder or action o support your
protested; contentions	together with material facts claimed to s. Use additional pages if necessary.	rder or action o support your

FER: 537.7. (Due with Letter of Appeal)

Appeals will be scheduled to be heard before the Bremerton Planning Commission as soon as possible, allowing for adequate preparation and notice. You will receive written notification of the Commission hearing date mailed to your address given above. The Planning Commission decision is the final legislative docision.

Appellant's Signature

Jack led 3

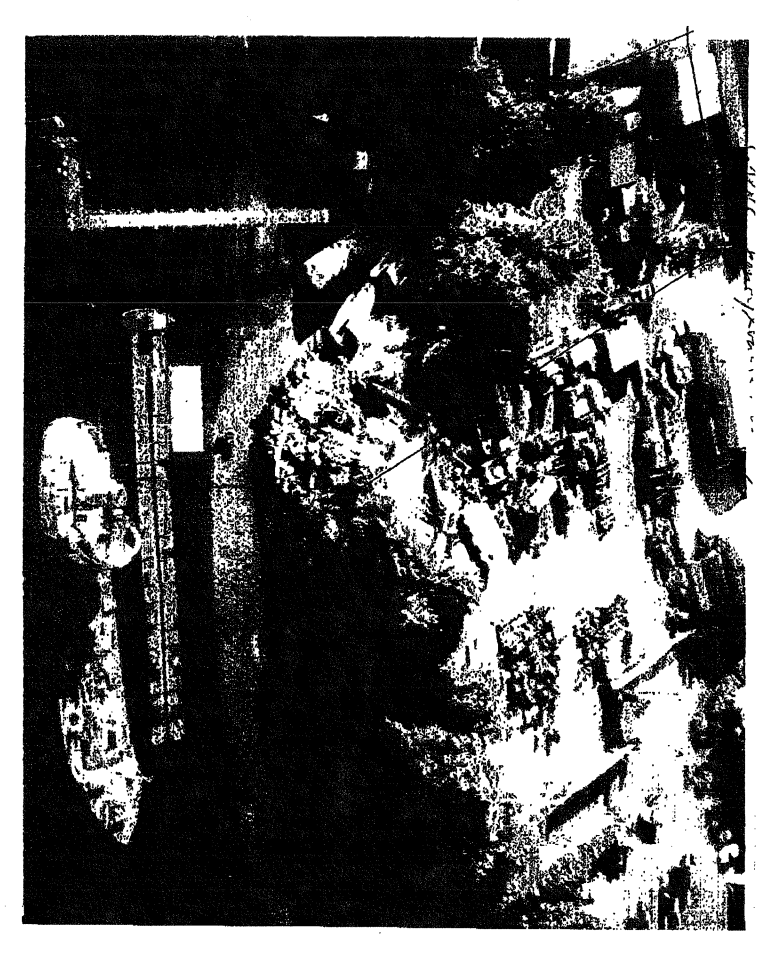


Exhibit 1



Saturday, September 21, 2002 @ Sremerton Patriot

# Ecology review raises red flag

## ▼ Bremerton logs 11 polluted sites.

By KELLY EVERETT

In a recent bicanial Hazardous Sites List from the state's Department of Ecology, Kitsap County surveyed 35 sites.

Bremerion had problems.

Kitsap County had also the average number of sites per county to be state, ranging in seriousness from "I" to "5"—with "I" being the worst.

Bremerton has 11 such sites — ranging across the scale: Brem-Air Disposal, L. Chevron Tank Farm on Port Washington Narrows, 2; Constitutional Avenue Landfill,

5. the Done property, 1. Evergreen Park, 5; Head of Bay, 4; Landverts Radiator Shop, 1; Lofthus Bulk Plant, 1; old Bremerton gas works and Sesko property, 1; Pederson Oil site, 4; Vockrodt Dump, 4.

"Old auto-mechanic shops with a little oil spilled on the ground out back are typical of a 5 ranking," said Norm Peck, a state ecology engineer. "A leaky heating oil tank at a home is a 5. Dry cleaners with larger spills or amounts of dry cleaning fluids are typical of a 4 ranking. They're a little problematical because the fluids are carcinogenic." I sat fills are tensity if or it, sometimes i."

"Viorst sites, with a ranking of i, are his torically large industrial sites," he said. "Kitsap doesn't have a lot of these."

He said Subase Bangor and the Naval Undersea Warlare Center at Keyport fall under the jurisdiction of the tederal Separations, and are not ranked by the state. Many Navy and DoD facilities fall under the aegis of the Superfund, clean-up act—which is running out of funds since it was not reauthorized by Congress in 1999 and 2000.

"The federal standards are less stringent than ours," said Peck.

Port Orchard has 13 sites; Bainbridge Island, 2; Poulsho, 0; Silverdale, 2.

The ranking system tells Ecology which site neerls cleaning up the most Hazatlons malerials include oil gustline. Praymetals wood preservatives, pesticides and deaning solvents, among other things. Astestos monitoring and clean-up is regulated differently and is under the aegis of state labor and Industries department, he said.

City go out of your order to sold our property for \$45,000, crushed our office, took our logs, antique car etc and left all the problem behind. They allow other tenant to keep their vehicle and boats in the PennPlaza except us. City violated our constitution right.

Dated this 7th of November, 2002

Natacha Sesko

3

5

**:** 

7

¥

10

11

13

14

15

16

17

18

19

20

21

22

23

25

legal owner does not support the appeal. Sesko's appeal denied because we are neither property owner nor lessor.

(Attached the letter from Mr. James Swanson.)?

All the tenant s that owned the items on the property list can keep their boat, truck machinery and everything else inside the Penn Plaza storage yard, but Sesko's, Sesko is not allow to keep any object in his own

On February 7 2002, The Court of Appeal granted the appeal of the November 2, 16 and 30 order. The City of Bremerton called the contractor off the Pennsylvania Avenue property few days later.

#### Argument

Sesko have never refused to clean up their property. After Court of Appeal order, Sesko get rid of all the items that he believe is junk. Only keep the items that for business use under the Business Park and Urban Industrial Zone.

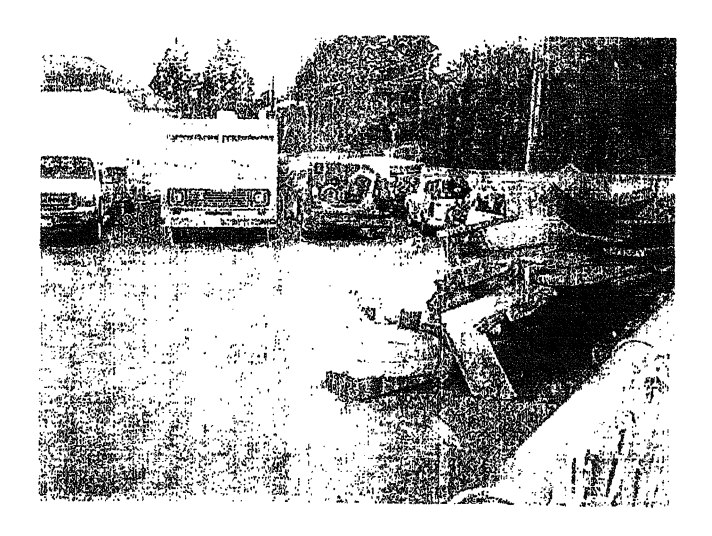
Majority of the products are belong to other tenants whom are Paul McConkey's client. May 18, 1998 judgement did not order City to sell or crush our property. City go out of your order crushed our office, took our logs, antique car even left all the problem behind and nor taking care of it.

We only move back three items that City did not destroy the first time, all the rest items that City claim we brought it back was also incorrect.

#### Conclution

. We did not violate any of the zoning law nor violate the court of appeal order.

The items we have in the property is not junk they all fit into the Zoning Code. We stored over forty vehicles in Gorst and 100 plus in Belfare, we only kept items to use to develop new type products or to clean up the contaminated soil at Pennsylvania Avenue.



10/01/02

HOY-87-82 THU 84:54 PM

£524269

زيح

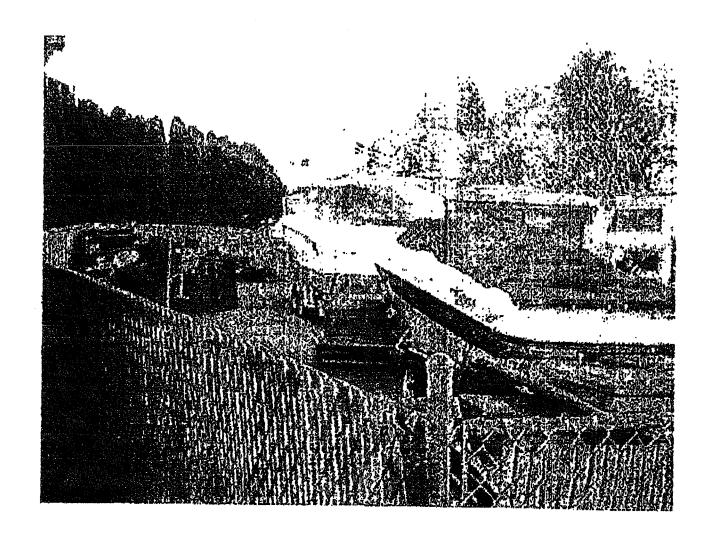


Image04.jpg

£\$Z\$Z69

MG SZ: 40 UHT S0-10-YON

RECEIVED FOR FILING KITSAP COUNTY CLERK NON - 4 5005

DAVID W. PETERSON

HONORABLE JUDGE JAY B. ROOF Hearing Date: November 8, 2002 Hearing Time: 1:30 p.m.

#### JUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation,

Case No.: No. 97-2-01749-3

7

8

9

20

11

1,2

13

14

15

16

17

18

19

20

21

22

23

24

Plaintiff,

DEFENDANTS RESPONSE TO PLAINTIFF MOTION TO CLARIFY JUDGMENT OF May 8, 1998

VS.

WILLIAM J. SESKO and NATACHA SESKO. husband and wife, and their marital community,

Defendants

COMES NOW, the Defendants named above, William J. Sosko and Natacha Sesko, Husband and wife, and their marital community and respectfully requests the court to clarify the judgment entered on May 8, 1998 and not allow the City and its contractors to enter the defendants' property again located at 1701 Pennsylvania Avenue, Bremerton, Washington to crushed and destroy and remove the items from the Seskos' Pennsylvania Avenue. Waterfront Property.

#### STATEMEN'I OF FACTS.

The Pennsylvania Avenue Property is located in City of Bremerton as listed one of the number one hazardous sites from the State's Department of Ecology, this property combine with the Penn Plaza self storage yard used to be the Bremerton old gas facility and City of Bremerton Dump site. (Exhibit-1 A newspaper clipping)

Property Zoned Business Park and City of Bremerton "Shoreline master program" Page 3-7 clearly stated it is zoned Urban Industrial It's 1/2 acres about 1/20 of the entire Penn Plaza Storage Yard. (Exhibit -2 location map)

25

3

**4** 5

6

8

7

9

11

12 13

14

15

16

17

19

19

20 21

22

23

25

June 13, 97 City filed a nuisance action against Sesko without following the proper appeal procedure. (Exhibit 3- Don Pratt 2/11/97 letter)

On February 11<sup>th</sup> 97. The director of Community Development said we have no right of appeal to the Cease and Desist order which was upheld by the planning Commission and must vacate our property in 14 days. His statement totally violated RCW 90.58.180.) (The Shoreline Master Program Administration and Enforcement one page 7-7 line 1-3.)

On May 8, 1998 this court entered a judgment determining that the Defendant's property is a nuisance per se and granted City of Bremerton to a mandatory injunction requiring the abatement of the nuisance on the Property located at 1701 Pennsylvania Avenue.

Sesko appealed the Judgment to the Court of Appeals on June 25th 1998, where the case was consolidated with Arsenal Property on June 13th 1999.

On February 25, 2000 Court of appeal published opinion and clearly stated "The orders of injunctive relief do not prevent uses for Business purposes. They only require the removal of Junk on the sites."

Sesko followed the Shoreline Master Program Shoreline use/Activity matrix table keep the items that allows on the property. Which are: Archeological and historic resources, Signs: on premises. Marina, Recreational, Residential Roads, Railways and Bridges, Utilities, Water Access and Moorage: Boat launch Ramps, Marine Railways, Mooring Buoys, piers & Docks, Recreational floats. Bulkheads, Seawalls, Clearing, Grading & Drainage, last and lest Revetments are also permitted.

(Attached Exhibit -4-1 including description of the zone, Page 3-13 map of the location. page 3-19 to 3-22" SMP Activity tale).
Under Bremerton Municipal Code Chapter 21.02 Zoning Code Business Park uses

allowed heating, plumbing, A/C Equipment & Services, Electrical Supplies and Services, Paint, Glass, Interior Decoration (Carpet, Drapes), Electrical & electronics Products Mfg., Mini-warehousing (small-unit storage). Research and Development and Testing Services, Professional /Scientific Instrument Manufactures Textile Products Manufactures. And Recycling Collection Station. (Attached 5.—Bremerton Municipal Code 21.02)

Sesko's repeatedly request City of Bremerton to give clear guidance and

24 25

23

corporation. The result as City Council stated the whole case is in the court, it is not a matter for the City Council. Another words they are not interested in working anything with us.(Attached 6. City Council Coral Arends's letter)

On June 19th 2001 The City of Bremerton declared all our vehicles as junk vehicles including one of our customer Darrell Hatta his ten vehicles, we suggested he park them on property that we were renting from Paul McCopkey (Penn Plaza storage yard) on Thompson Drive around early 1985 (Attached 7-Letter from Mr. Darrell Hatta.)

On September 21,2001 letter Ms. Jane Koler stated City of Bremerton hired Parametrix to draft the contract for the abatement action. And the estimate the abatement action on Pennsylvania property will cost between \$115,000 to \$160,000. In stead of working with Sesko to defined what is junk what is not junk, City refused to talk with Sesko and sold Sesko's all the business products on both pieces properties for only \$45,000 to Buckley Recycling Inc and accepted the Buckley Recycling \$158,000 job bid for \$158,000. (Jane Koler October 26, 2001 letter.).

The list of the Inventory in Sesko Penusylvania Avenue that City of Bremerton conducted on 29 May 2001 was incorrect. (Exhibit-8)Penusylvania Avenue property is very small less than 1/2 acres pieces land half of them in the strip with 45 degree down to the water can not park more than eight vehicles on the upper land. The list of Cars, Minvans, SUV's, Pickups. Heavy Equipment and other Equipment/items are total sixty five items. Are located on Thompson Drive own by Paul McConkey's (PennPlaza storage) his tenants. City can not defined which items belong to Sesko which items are not. They just list everything as Sesko's inventory and sold to Buckley Recycle.

None of the order listed on May 18, 1998 ordered the City of Bremerton to sell Sesko's property that stored in Pennsylvania Avenue, the court only issue the City the authorization of necessary permits to remove it.

December 3<sup>rd</sup> 2001, Sesko filed the appeal on November 2, 2001, November 16, 2001, and November 30, 2001 orders to the court of appeal.

23

24

25

Letter dated on December 6, 2001 letter Ms Janet Lunceford stated that she is aware the appeal and will still enter the Assenal Property to commence the abatement.

On December 17, 2001 City commencing the abatement, they never finished the cleaning process left all the debris of steel metal, buckets of oil, grease on the open ground, plastic fiber, broken glasses, partial contaminated air conditioners parts all over the yard, also crushed my storage cabin left all the paints in the front of dance hall.

On January 23<sup>rd</sup>, 2002 the contractor entered the Pennsylvania Avenue property They crushed our modular office building, one bus, hauled away our antique truck, hydraulic picker. Crushed some of the concrete floats, cut up our logs and hauled it away, the contract said they have the permission from Ms. Lunceford to haul all the steel, iron, aluminum, brass material to dump inside our Arsenal way property for later delivery, they dumped two more loads on January 30<sup>th</sup>, 2002 and hauled it away two weeks later. (Attached Photograph —Contractor action caught on photo.)

Again On May 18, 1998 Judgment, Court did not ordered the City of Bremerton to allowed the contractor to crush or destroy any of Sesko's property.

During the courses of abatement Sesko did moved three items to from Pennsylvania

Avenue to Penn Plaza storage yard to prevent the contractors to crushed it.

After the City caused Paul McConkey to evict us from his property we only moved back a few items that we are using it or refirbishing. 10x10 with mounted crane 50"s, International single axle cabover, no bed 60's and GMC single axle cargo 70's for business use, it is allowed to be used in the business zone.

(Attached -pictures of items City listed as our inventory needs to be removed belong to the Penn Plaza self storage yard other tenant, is allowed to stay after Paul McConkey evict the Seskos from the Penn Plaza Thompson Drive)

On February 8<sup>th</sup>, 2002, City of Bremerton posted a Cease and Desist Order on Paul & Margaret McConkey property located at end of the Thompson Avenue.

(Attached the cease and desist order)

We filed an appeal to City of Bremerton request justification. On March 1,2002, James Swanson sign his name for Chris Hugo, stated that City of Bremerton is refund the \$132 appeal fee, and our lease of the property will terminate on April 1, 2002, and the

2

3

5

**€** 7

5

3

10

11

4.3

14

15

17

16

20

21

22

23

25

legal owner does not support the appeal. Sesko's appeal denied because we are neither property owner nor lessor.

(Attached the letter from Mr. James Swanson.)

All the tenant s that owned the items on the property list can keep their boat, truck machinery and everything else inside the Penn Plaza storage yard, but Sesko's, Sesko is not allow to keep any object in his own

On February 7 2002, The Court of Appeal granted the appeal of the November 2, 16 and 30 order. The City of Bremerton called the contractor off the Pennsylvania Avenue property few days later.

#### Argument

Sesko have never refused to clean up their property. After Court of Appeal order, Sesko get rid of all the items that he believe is junk. Only keep the items that for business use under the Business Park and Urban Industrial Zone.

Majority of the products are belong to other tenants whom are Paul McConkey's client. May 18, 1998 judgement did not order City to sell or crush our property. City go out of your order crushed our office, took our logs, antique car even left all the problem behind and not taking care of it.

We only move back three items that City did not destroy the first time, all the rest items that City claim we brought it back was also incorrect.

#### Conclution

. We did not violate any of the zoning law nor violate the court of appeal order.

The items we have in the property is not junk they all fit into the Zoning Code. We stored over forty vehicles in Gorst and 100 plus in Belfare, we only kept items to use to develop new type products or to clean up the contaminated soil at Pennsylvania Avenue.

City go out of your order to sold our property for \$45,000, crushed our office, took our logs, antique car etc and left all the problem behind. They allow other tenant to keep their vehicle and boats in the PennPlaza except us. City violated our constitution right.

Dated this 7th of November, 2002

Natacha Sesko

Exhlit 1



Saturday, September 21, 2002 @ Sremerton Patriot

# Ecology review raises red flag

# ♥ Bremerton logs 11 polluted sites.

By KELLY EVERETT

In a recent bicanial Hazardous Sites List from the state's Department of Ecology, Kitsap County surveyed 35 sites.

Bremerion had problems.

Kitsap County had about the average number of sites per county at the state, ranging in seriousiass from "1" to "5"—with "1" being the worst.

Bremerton has 11 such sies — ranging across the scale: Brem-Au Disposal, 1. Chevron Tank Farm on Port Washington Narrows, 2: Constitutional Avenue Landfill,

5. the Dene property, 1. Evergreen Park, 3; Head of Bay, 4; Lamberts Radiator Shop, 1; Louthus Bulk Plant, 1; old Bremerton gas works and Sesko property, 1; Pederson Oil site, 4; Vockrodt Dump, 4.

"Old auto-mechanic shops with a little oil spilled on the ground out back are typical of a 5 ranking," said Norm Peck, a state ecology engineer. "A leaky heating oil tank at a home is a 5. Dry cleaners with larger spills or amounts of dry cleaning fluids are typical of a 4 ranking. They're a little problematical because the fluids are carcinogenic. "Landfills are usually if or it sometimes i."

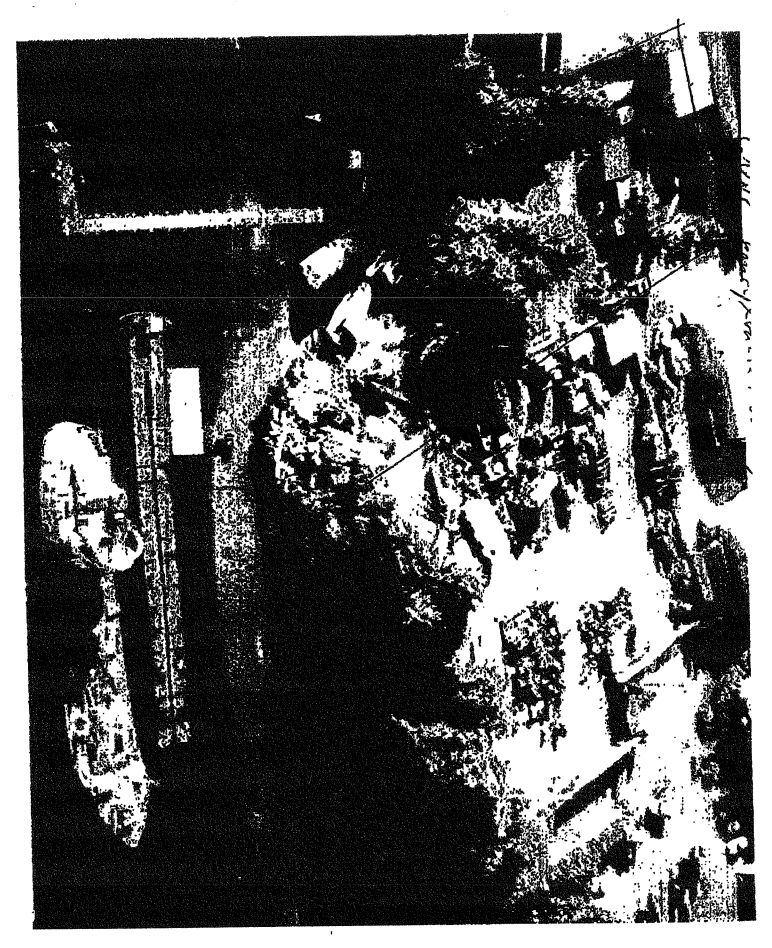
"Vorst sizes, with a ranking of i, are his torically large industrial sites." he said. "Kitsan doesn't have a lot of these."

He said Subase Bangor and the Navai Undersea Warfare Center at Keyport fall under the jurisdiction of the federal Superfaint, and are not ranked by the state. Many Navy and DoD facilities foil under the aegis of the Superfund, cleanup act—which is running out of funds since it was not reauthorized by Congress in 1999 and 2000.

"The federal standards are less stringent than ours," said Peck.

Port Orchard has 13 sites; Baidridge Island, 2; Poulsbo, 0; Silverdale, 2.

The ranking system tells Ecology which site needs cleaning up the most Hazadous materials include oil, gosphie, be an election wood preservatives, pesticides and cleaning solvents, among other things. Asbestos monitoring and clean-up is regulated differently and is under the aegis of state labor and Industries department, he said.



# RECEIVED

## CITY OF BREMERTON APPEAL OF ADMINISTRATIVE DECISION

FEB 25 st.	- William Lila	June of	565500		Appellant
BREMERTON	(YOUT Name)	THE TRANSPORT OF THE PROPERTY	egystys, whysing in that p this <del>defendentialists stations assista</del> es	ning the state of	augustination
		1000 2000	٠٠ ، ١٠٠٨		
	West Walling	Address)	complementaries of state (great schauszuge, blacksparfentet schreie participation)	and the second section of the second section of the second section section second section sect	<del></del>
	5				#
•	Telephone Nu	mber)	Madego wz) 407		
		,			
ITZM BEIN:	APPEALED:		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	01 1 11 11 11 11 11 11 11 11 11 11 11 11	rung a sang rose
Please pr	ide : brief : ceing appeal	stavement.	regarding yo	our legal i	nterest in
20 mg 10 mg 10 mg 10 mg		0~~	1115 17701	PERT 155.	
maning the second secon	1. Andrews measures are tool tolerand the second	ం,మొంది? జు కా జాయు సరిపోయించినలో ందరా చేసుకోందించింది. సామాంచింది		injetistetusetusetustatata eta pirokalikoita katalainetusetusetusetusetusetusetusetusetusetus	ngunggi tungung managang mengebuhang berapan perupang pada se
. ۱۱ الله الله الله الانتجاب وجار وتداعه سينت سينتري وب	t 3 & 6 CD physiologic (ps. 1 am 2 a chlosophraphyroporostrumbhyrologic	2000420 <u>-</u> 219924 <u>18444 144</u>	فالمرش فالمرواقيين والأسي أحد المدسعة المرازي والمسموطان ويدومون والمرازي		and the selection of th
					·
Please pro	v,de a brier together wit	statement	of the spec	ific order	or action
protested, contention	together wit s. Cse addit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention	together wit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention	together wit s. Cse addit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention	together wit s. Cse addit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention	together wit s. Cse addit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention	together wit s. Cse addit	th materis cional page	al facts cla es if necessa	imed to su	or action
protested, contention:	together with the control of the con	th material conal page of the statement	al facts cla es if necessa della.	imed to suary.	apport your
protested, contention:	together with the control of the Administration	th material cional page of the statement trative De	al facts cla es if necessa decide.	imed to suary.	at and the reversed.
protested, contention:	together with the additional contraction with a brief the administraction of the administra	th material cional page of the statement trative De	al facts cla es if necessa decide.	imed to suary.	at and the reversed.
protested, contention:  Array  Please propressons why modified necessary.	together with the Cost addition of the Administration of the Parkers of the Parke	th material conal page of the statement trative De set asi	al facts class if necessary at the recision action decision action decision action decision d	elief sough	at and the pages is
protested, contention:  Array  Please propressons why modified necessary.	together with the additional contraction with a brief the administraction of the administra	th material conal page of the statement trative De set asi	at of the recision action de. Use	imed to suary.	at and the reversed, pages if
protested, contention devices properties pro	together with the Cost addition of the Administration of the Parkers of the Parke	th material conal page of the	al facts class if necessary in the recessary in the reces	elief sough	nt and the reversed, pages if

Commission as soon as possible, allowing for adequate preparation and notice. You will receive written notification of the Commission hearing date mailed to your address given above. The Planning Commission decision is the "inal legislative decision.



Mr. William ... Sesec February 11 1997 Page 2

You have no right or appeal to the Cease and Desist order which was upheld by the Planning Commission.

If you have not already vacated the site, you are hereby ordered to vacate the entire premises with 14 days of receipt of the Notice to Vacate. Any person occupying the premises in violation of said notice without authorization of the Director of immurity Development shall be guilty of a gross misdemeanor punishable by a fine of not more than \$5,000 or 180 days in Jail, or both. Each day shall constitute a separate offense. If you have not already vacated the premises and are not required to do so by other actions on the property, I will consider giving you authorization to occupy the residence at the site provided.

- 1. 20 vehicles are removed within the 10 working day notice to vacate period.
- 2. You agree to provide receipts from recipients who are legally established to receive the accipment, vehicles and other materials illegally stored at your property.

The City wil: visit your property daily to determine progress on the compliance and to record violations such as failure to vacate as directed.

You are also hereby ordered to removal all heavy equipment and vehicles stored on the site within 20 working days. Two pieces of heavy equipment may remain as agreed to by Kitsap County. Failure to remove the heavy equipment will result in the following City action:

- 1. A citation will be issued for each day a violation occurs.
- The City will seek an abatement order which will allow the City to remove the conditions causing the illegal land use.

Donald L. Pratt.

Director

Department of community Development

12.2.1

## SHORELINE MASTER PROGRAM

City of Bremerton, Washington



C-4 Manette -- Extends southeast of the Manette Bridge Landing to the Intersection of Eleventh Street and Pitt Avenue, including a small area northeast of Shore Drive, on the northeast shore of the Port Washington Narrows.

#### **Downtown Waterfront**

The Downtown Waterfront area is located along the west shore of the Port Washington Narrows where it meets Sinclair Inlet. It is bounded on the south by PSNS; on the west by the west side of Washington Avenue; on the north by the extension of Sixth Street waterward; and on the east by the Outer Harbor Une. The Downtown Waterfront designation is divided into two sub-areas: Upland and Marine. (Map designations pracede descriptions.)

- DW/U Downtown Waterfront/Upland -- The area landward from the OHWM. It is intended to be a mixed use district that includes areas designated Ferry Terminal, Commercial/Residential/Tourist, and Pathway-Park by the Downtown Waterfront Urban Renewal Plan.
- DW/M Downtown Waterfront/Marine (Over-Water) The area waterward of the OHWM. It includes areas designated Ferry Terminal, Pathway-Park, Marina/South and Marina/North by the Urban Renewal Plan.

#### **Urban Industrial**

The following areas are designated Industrial (map designations precede descriptions):

- I-1 Thompson Avenue Extends east from Marguerite Avenue extended northward before it turns east to Pennsylvania Avenue extended northward, along the south shore of the Port Washington Narrows.
- 5-2 Sheldon Boulevard -- Extends south from Evergreen Park at Fourteenth Street to the intersection of Thirteenth Street and Highland Avenue, along the west shore of the Port Washington Narrows. A small portion of this area between Fourteenth Street and Pacific Avenue extends west of Sheldon Boulevard.
- PSNS [I-3] Extends west from the Washington Street Ferry Terminal west of First Street to the city limits on Charleston Beach Road south of Prebie Street, on the west shore of Sinclair Inlet. The entire area is within the federally owned Puget Sound Naval Shipyard (PSNS), and outside of the land use jurisdiction of the City.

**Rocky Point** 1200 approximate scale in feet ROCKY POINT enear Enear PHINNEY BAY <u>Gity of Bremerton</u> enatromert designations OYSTER Map 2 of 6 BAY Conservancy Residential Commercial Tracyton Beson Bigh Bluff

FIGURE 3-1 SHORELINE ENVIRONMENT DESIGNATIONS MAP (MAP 2 OF 6)

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 3-13

#### E. SHORELINE USES AND ACTIVITIES

The Mester Program regulates specific categories of uses and activities within the shoreline. These Use/Activity categories consist of specific uses or groups of similar uses which are characteristic of shoreline development.

The Policies and Regulations developed for each Use/Activity category are intended to serve as the primary set of criteria for evaluating proposals for developments within the shoreline environment. All permitted uses and activities in the shoreline are subject to the special conditions and general regulations applicable to those uses.

The following tables and figures outline Master Program requirements for specified Use/Activities in various Environment and Natural Systems designations. These tables and figures are intended to supplement the Use/Activity requirements in subsequent chapters. Environment-specific Regulations further control uses permitted in the Urban Commercial and Downtown Waterfront environment designations.

#### **Unidentified Uses and Activities**

Shoreline uses and activities not specifically identified, for which policies and regulations have not been developed, will be evaluated on a case by case basis and will be required to satisfy the goals and general development policies of the Master Program and the policy of the Shoreline Management Act. In addition, unidentified uses shall be consistent with the management policy and character of the shoreline environment in which they propose to locate, and shall require a Conditional Use Permit.

### Shoreline Use/Activity Summary

#### Table 3-1 Shoreline Use/Activity Metrix

The Shoreline Use/Activity Matrix on the following pages is presented as a summary of Master Program use/activity goals, policies and regulations. The matrix specifies environment designations where Use/Activities are permitted (P), permitted as a Conditional Use (CU), or prohibited altogether (X).

The matrix lists the topics of various Master Program use/activity policies and regulations contained in subsequent chapters. Therefore the matrix can be used as a checklist of provisions likely to apply to a project.

SMP ENVIRONMENT DESIGNATIONS & REQUIREMENTS 9 - 19

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 1 of 3)

		Environment designation								
	SHORELINE USE/ACTIVITY	CONSERVANCY	RESIDENTAL	COWMERCIAL	IMDUSTRIAL.	DOWNTOWN WIRFANT/UPLAND	DOWNTOVIN WTRFRNT/MARINE	KITSAP LAKE	KITSAP LAKE WETLANDS	TRACYTON BEACH
	ENVIRONMENT-SPECIFIC			A <sup>7</sup>		A <sup>7</sup>	A <sup>y</sup>			
	GENERAL	and the second	- A-Station Course	milester proportion	A of Large Print	and the second			CORPORATION NAMED IN	
	ARCHEOLOGICAL AND HISTORIC RESOURCES	CU	P	P	lb Mon-lothera	P	P	þ	ou	CU
	warine oluff review	A <sup>8</sup>	A <sup>8</sup>	Α <sup>8</sup>	Α <sup>8</sup>	A <sup>B</sup>	NA	AB	NA	Αa
	Public Access	AB	A	A <sup>8</sup>	Α <sup>B</sup>	A <sup>6</sup>	A	Αð	Va	AB
	SIGNS: - On Premises	P	P	- 34 FF	P	P	p	X	CU.	OJ.
	- Off Premises (outdoor adventsing)	X	X	X	X	X	X	X	X	X
	VIEW PROTECTION	A®	V <sub>8</sub>	A <sup>8</sup>	A <sup>®</sup>	A <sup>8</sup>	V <sub>0</sub>	A	A <sup>8</sup>	A <sup>8</sup>
	енопеци <b>в</b> USES	-4-22-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-		diamenal berita.	n and have a state of the state of					
	AGRICULTURE	CU	þ	×	CU	X	NA.	NA	CU	NA
	AQUAGULTURE	CN	cu	ପା	CU	CU	ÇU	CU	NA	CU
	Commercial: - Lewward of Ohwm	X	X	P1	p1	ρ¹	NA	NA	X	X
	- Waterward of OHWM	X	X	X	X	NA	כטי	Х	X	X
4	Forest practices	þ	þ	р	þ	NA	NA	NA	œ	NA
>	Didustrial: - Lengward of Offwin	Х	X	cu°	p#	p4	NA	NA	X	NA
	- Weterward of OlfWM	Х	x	Ch <sub>2</sub>	CUP .	NA	CVE	X	X	X
>	MARINAS	х	CU		P	P	p	CU	X	cu
	MINING	X	X	cu	œ.	X	X	X	х	х
>	RECREATIONAL	Cu	Р	P	P	P	P	P	<u>a</u>	<u>a</u>
>	RESIDENTAL: - Landward of OHWM	X	P	L.p.	P	P	NA	NA	X	W

P=PERMITTED • X=PROHIBITED • A=AS APPLICABLE • MA=NOT APPLICABLE CUP - PERMITTED SUBJECT TO OBTAINING SHORELINE CONDITIONAL USE PERMIT (CUP)

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 2 of 3)

		ENVIRONMENT DESIGNATION						200		
		CONSERVANCY	RESIDENTAL	COMMERCIAL	INDUSTRIAL.	DOWNTOWN WTRFRNT/UPLAND	Downtown Wtrfant/raarine	MTSAP LAKE	Kitsap lake Wetlands	TRACYTON BEACH
	SHOREUNE USE/ACTIVITY RESIDENTIAL:	×	X	X	X	X	X	×		X
	- Materward of OHMMs	~	^		eli verpendery,	^	·	^	Χ	
>	Roads, railways and Bridges	CU	CU	<b>p</b>	þ	P	p	CU	CU	cu
	SOLID WASTE DISPOSAL	X	Х	Х	X	X	X	X	X	х
	UTILITIES	CU	þ	p	þ	р	P	CU	CU	CU
ح	Water Access and Moorage: - Boot Leunch Ramps	cu	CU	P	þ	P	P	cn	×	cu
>	- Majing Rahways	cu	CU	æ	P	<b>[</b> ]	P	CU	X	CU
د	- Mosting Buoys	P	P	Þ	b 	NA	b.	р	NA NA	P
>	- Pins & Docks	CU	þ	P	P	þ	P == 40 + 10 + 10 + 10 + 10 + 10 + 10 + 10 +	CU CU	CU .	cu
>	- Recreational Floats	ÇU	P	þ	þ	NA.	P	CU	NA	P
	SHORE MODIFICATION						4204			
Section 1	BEACH ENHANCEMENT	CN	CU	cn	cu	CS	CU	CU	ರು	CU
	Breakwaters, Jetties, Rock Weirs, Groins	Cu	Cυ	cu	GU	NA	CN	×	NA	×
2	Bulkheads, Beawalls	CU	p	þ	р	р	Р	CU	Х	CU
>	CLEARING	œ	р	þ	Þ	Р	NA	NA	CS)	NA
	DREDGING	CU <sup>2</sup>	CU	CU	cu	NA	ρ	CU	Х	CU
>	GRADING & DRAINAGE	P	P	P	р	P	NA	NA.	CU	CN
	FLOOD MANAGEMENT	8	S	8	S porter and the United States	S	8	8	S	8
	LANDFILL: - Landward of OHWM	CU	Þ	p	P	P	NA.	NA 	X 	NA
	- Waterward of OHWe	×	Cn <sub>a</sub>	Cn <sub>2</sub>	യ	NA	Cu³	Cn <sub>2</sub>	Х_	_х_
	reverments	CU	P	P	P	P	P	Cn	CU	CU

P - PERMITTED - X - PROHIBITED - A - AS APPLICABLE - NA - NOT APPLICABLE CUP . PERMITTED SUBJECT TO OBTAINING SHORELINE CONDITIONAL USE PERMIT (CUP)

TABLE 3-1 SHORELINE USE/ACTIVITY MATRIX (Page 3 of 3)

KEA	REQUIREMENT
P	Use/Activity is permitted in the Environment, subject to regulatory controls in appropriate Use/Activity section.
CU	Use/Activity is permitted in the Environment, subject to obtaining a Shorelinee Conditional Use Permit (CUP).
Х	Use/Activity is prohibited in the Environment.
A	As applicable,
NA	Use/Activity is not applicable to the Environment.
ę i	See Commercial Development Policies and Regulations for list of specific commercial uses permitted (Chapter 4).
2	Permitted for "public" purposes only.
3	Permitted for water-dependent and public uses only.
4	Permitted for water-dependent and water-related uses only.
5	Permitted for water-dependent uses only.
6	Does not include residential uses in marinus.
7	See Environment-Specific Regulations (Chapter 3).
8	See General Requirements (Chapter 4).

2

3 4

5 5

7 3

VS.

2,0

3

11

12

13 14

15 16

17

10

19

26 21

22

23 24

25

TEAP WWWII - WEW ... NOV - 7 200%

DAVIH W. PETERSON

HONORABLE JUDGE JAY B. ROOF Hearing Date: November 8, 2002 Hearing Time: 1:30 p.m.

#### SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation.

Plaintiff.

Case No.: No. 97-2-01749-5

DECLARATION OF WILLIAM J. SESKO

WILLIAM J. SESKO and NATACHA SUSKO. husband and wife, and their marital community,

Defendants

- 1. I. William J. Sesko, hereby declare under the penalty of perjury of the laws of the State of Washington as follows:
- 2. I am over the age of 18 years, competent to testify, and make this declaration base On my own knowledge and belief, except where indicated otherwise.
- 3. My wife Natacha Sesko and I pay over \$23,000 per year property tax to Kitsan County and we should be secure with our possession and treated as others under the law.
- 4. I designed a Submarine High Pressure Emergency Ballast Blow System after the Thresher sank. The same emergency system the Navy was using when they sank the Japanese research boat near Havaii. It's for emergency use.
- 5. The two submarine salvage pomoons off our Pennsylvania Avenue Property in The State Harbor areas are of historic significance. Because they could have been the ones used to salvage the USS SQUAL US in 1939. The City wants to destroy them.

DECLARATION OF WILLIAM J. SESKO.

1 -

- 6. We rented property west of our Pennsylvania property for storage and research and Development for \$1000 per month.
- 7. The City ordered the property vacated and denied us an appeal (see Exhibit 1,2.3)
- 8. The order exhibit 1 clearly states vehicle storage not allowed in Business Park Zone And Boat must be removed; yet exhibit 3 to 14 clearly snows vehicles and stored hoats through out Penn Plaza Storage Yard. Only Sesko's boats and vehicles had to be removed!
- 9. Exhibit 15-19 shows Sesko use of Pennsylvania Avenue property isn't a problem With adjacent properties. Exhibit 16 shows the city trying to create a problem.
- 10. Appellant review cause No. 23150-6-11 states "The orders for injunctive relief Do not prevent uses for business purposes; they only require the removal of the junk on the sites."
- 11. We want to make productive use of our properties and need real guidelines. An Opinion printed in the Bremetton Navember 5,02 exhibit 20 shows our difficulties "Description of the Bremerton Planning Department range from "It is in a continual State of disarray" to "it is a constant swinging door down there" to "you never get the same opinion twice".
- 12. Exhibit 21. A Memorandum from Don Pratt in February 6,1997 states "I am the City" and he is not confident in his actions against us.
- 13. The Shoreline Master Program City of Bremerton Page. 7-7. Exhibit 22 shows we Should have been able to appeal Don Pran's decision upheld by the planning commission to the City Council and then the shorelines hearing board as provided in RCW 90.58.180.
- 14. Our appeal to City Council was never heard and after a year delay Don Pratt said we

DECLARATION OF WILLIAM J. SESKO.

~ -

Didn't get a hearing.

Avenue property productively.

2

3

4

5

7

E

10

11

13

1,3

14

15 16

17

73

19

20

21

22

23

24 25

DECLARATION OF WILLIAM J. SESKO.

16. The Shoreline Master Program Page. 5-12 Exhibit 23. States the Port of Bremerton is

15. And here we are with the City trying to say we can't ever use our Pennsylvania

Encouraged coordinating Industrial Use along the shoreline.

17. With the Courts approval may be the port of Bremerton could coordinate our use of

our Pennsylvania Avenue property.

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE

OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

Dated this 6th day of November 2002. At Bremerton Washington.

WILLIAM I SESKO

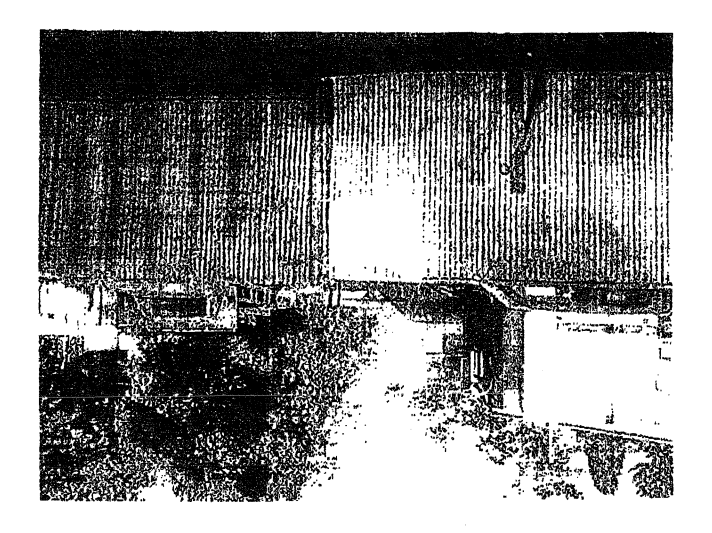
3 --

M9 \$2: PO UHT SQ-TO-YON

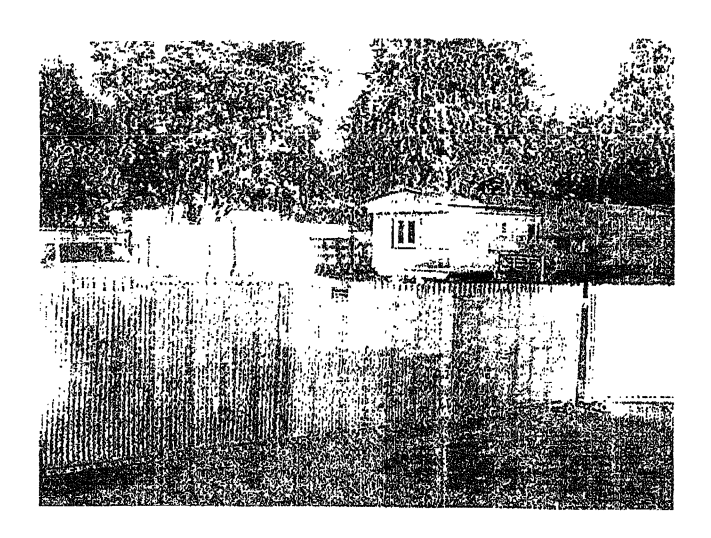
eg "l"

全全でやでも今

### eqi. roəpsmi



### Penr Plaza industrial 'ark



07/09/02

60 ° d

**全全**乙サ乙69

M9 65:40 UMT 50-T0-YOH

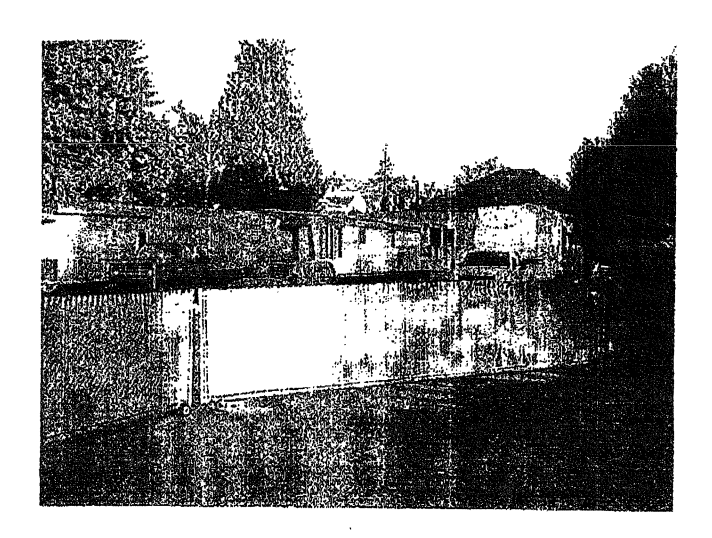
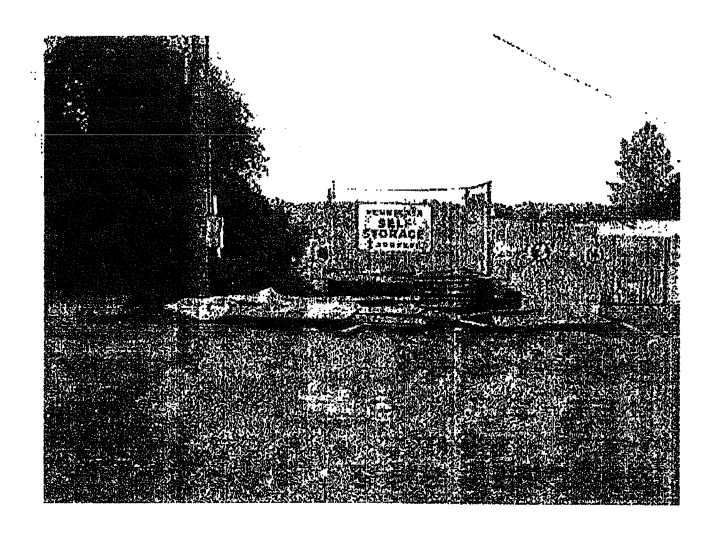


Image03.jpg

# Pensylv\_nia Avenue Pen. Plaza



10/01/02

MG AS: +0 UHT SO-TO-YON



#### 286 4th Street \* Bremerton \* 4 \* 98337 1360)478-5275 Fax (360) 478-5278

#### Request for Review of Decision of Director,

Planning Commission or to Appeal a Cease & Desist Order

	Reference: Zoning Code Section 21.02.935 & 21.02.945
Request Party:	(Your name)
	3536 ARSEMAC WAY
	(Your mailing address) BREINERTON WA SESTE
	360 377 - 0697
	(Telephone number)
Decision Being App	pealed: CEASE & DESIST CROSER
Address and/or Lo	cation of Decision Being Appealed: N. END CF
THUMPSU	OR. E. SIDE
with material facts c	cise statement of specific finding(s) or conclusion(s) to be reviewed, together laimed to support your contentions. Use additional paper if necessary.
	CONTRY HAS BEEN USED AS INDUSTRIAL
FOR THE	mast some some si come
UNDER T	MAST SO YRS AND IS INDUSTRIAL.
	f statement of the relief sought and the reasons why the decision action should do remanded. Use additional pages if necessary.
THE PERSO	THE MAS MERCH USED INDIVISIONS
1.4.9 6.4.4	IC & TRASH LUCE NO REMOVE
ANY VUN	IC & TRASH LUICE HE REMOVE
Date: FEB Z Z	02 Milliam F. Sustin
	Appellant's Signature

Fee: Review to City Council - \$170.00

Review to Planning Commission - \$120,01 (Only applicable to a Cease & Desist Order Appeal)

Reviews will be scheduled to be heard before the Bremerton City Council as soon as possible, allowing for adequate preparation and notice. You will receive written notification of the Council hearing date mailed to sour address given allows. The City Council decision is the final legislating decision.

your address given above. The City Council decision is the final legislative decision.

12/26/00 Jin

M FEB 2 & 2002 L

BUILDING DEPARTMENT

M9 52:40 UHT 50-T0-Y0H

#### CITY OF BREMERTON

## CEASE AND DESIST ORDER

Pursuant to BMC 21.02.945(c) "Cease and Desist Order". PAGE & MARGARET MCCORREY owner/occupant of the property located at. END OF THOMPSON AVENUE, Bremerton, WA is hereby ordered to immediately discontinue the illegal use defined herein. Tax,account # 37110000010409.

The following conditions have been defined as violations of the <u>BREMERTON HUNICIPAL</u>

<u>CODE</u> by the Director of Community Devalopment:

BMC 21.02.140 "Interpretation of Tables", JUNKYARD AND VEHICLE STOREAGE use not allowed in BP ZONE.

BMC 21.02.945 "Violation of the Zoning Code" (Cease and Desist Order) (c)(2) states:

"An order shall be obeyed immediately, notwithstanding the filing of an appeal. An order is final if not appealed within fourteen (14) calendar days from the date of posting, or as otherwise stated within the order"

DATE ORDER WAS POSTED: FEBRUARY 8, 2002

COMPLIANCE WITH ORDER MUST BE ACHIEVED BY: FEBRUARY 22, 2002

Failure to satisfy the conditions of this order may cause the owner/occupant/lessor to be guilty of a gross misdemeanor as per <u>BMC 21.02.945 "Violation of the Zoning Gods" iCease and Desist Order) (c)(3).</u>

ACCOMPLISH THE FOLLOWING ACTION: REMOVE JUNK VEHICLES, BOATS, TRASH AND DEBRIS.

CHRIS HUGO, DIRECTOR

DEPARTMENT OF COMMUNITY DEVELOPMENT

FOR MORE INFORMATION REGARDING THIS NOTICE, CONTACT JEANNI JOHNSON, AT (360) 478-5211.

DO NOT REMOVE OR DEFACE THIS NOTICE

M9 45:40 UHT S0-T0-VON



#### CITY OF BREMERION . 239 4th Street . Bremerton, WA 98337

March 1, 2002

William J. Sesko 3536 Arsenal Way Bremerton, WA 98312

Dear Mr. Sesko:

The purpose of this letter is to advise you that the City of Bromerton cannot process the appeal you filed of a Cease and Desist Order on February 22, 2002. A refund of the \$132 appeal fee is in process and should reach you within approximately ten days.

The Department of Community Development has been contacted by Mr. Paul McConkey, the logal owner of the property in question. We have been advised that you were served with a 20-day Eviction Notice several days ago, that your lease of this property will terminate on April 1, 2002, and that the legal owner does not support the appeal and intends to abase the violation(s) that exist on the property.

Under the above circumstances the City is not able to accept or process the appeal.

Sincerely

Christopher R. Hugo, Director

Department of Community Development

CC:

30 4

Paul McConkey, Property Owner Jeanni Johnson Code Enforcement Roger Lubovich, City Attorney

. Celebrating 50 Years of Freedom .